IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

Plaintiffs Fund Texas Choice, The North Texas Equal Access Fund, The Lilith Fund for Reproductive Equity, Frontera Fund, The Afiya Center, West Fund, Jane's Due Process, Clinic Access Support Network, and Dr. Ghazaleh Moayedi, DO, MPH, FACOG,

Plaintiffs,

v.

KEN PAXTON, in his Official Capacity as Attorney General; Susan R. Deski, in her Official Capacity as County Attorney of Burleson County, Texas, and on behalf of a class of all County Attorneys similarly situated; and Julie Renken, in her Official **Capacity of District Attorney for** Washington County, Texas, Wiley B. "Sonny" McAfee, in his Official Capacity of District Attorney for Blanco, Burnet, Llano, and San Saba Counties, Texas, Jose Garza in his Official Capacity of District Attorney for Travis County, Texas, and Fred H. Weber, in his Official Capacity of District Attorney for Caldwell County, and on behalf of a class of all Texas District Attorneys similarly situated,

Defendants.

Civil Case No. 1:22-cv-00859

APPENDIX IN SUPPORT OF PLAINTIFFS' MOTION FOR TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION

Plaintiffs now file their Appendix in Support of their Motion for Temporary Restraining Order and Preliminary Injunction. Plaintiffs' Appendix contains the following documents:

Exhibit A	Trigger Ban Statutory Text

Exhibit B	Pre-Roe Abortion Statutes
Exhibit C	Declaration of Anna Rupani
Exhibit D	Declaration of Kamyon Conner
Exhibit E	Declaration of Neesha Davé
Exhibit F	Declaration of Zaena Zamora
Exhibit G	Declaration of Marsha Jones
Exhibit H	Declaration of Rachel Cheek
Exhibit I	Declaration of Rosann Mariappuram
Exhibit J	Declaration of Bridget Schilling
Exhibit K	Declaration of Ghazaleh Moayedi
Exhibit L	AG Paxton's Post-Roe Advisory Letter
Exhibit M	AG Paxton's 6.28.2022 Tweet
Exhibit N	Representative Cain's 3.18.2022 Letter to Lilith Fund
Exhibit O	Representative Cain's 6.28.2022 Tweet
Exhibit P	Representative Cain's First 6.29.2022 Tweet
Exhibit Q	Representative Cain's Second 6.29.2022 Tweet
Exhibit R	Representative Cain's 6.24.2022 Tweet
Exhibit S	Freedom Caucus Letter to Sidley Austin
Exhibit T	Representative Cain's Press Release and Letter to Citigroup
Exhibit U	Rule 202 Petitions Seeking SB8 Discovery
Exhibit V	Sections 1.04 and 7.02 of the Texas Penal Code
Exhibit W	SB8 Enacted Text
Exhibit X	Declaration of Elizabeth Myers

Dated: August 23, 2022 Respectfully submitted,

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CERTIFICATE OF SERVICE

I certify that this document was filed electronically on August 23, 2022, with the clerk of the Court for the U.S. District Court, Western District of Texas, using the electronic case filing system of the court.

> /s/ Jennifer R. Ecklund Jennifer R. Ecklund